

EXHIBIT A

TRIAL EXHIBIT NO.	DEPO EXHIBIT NO.	DEPOSITION TRANSCRIPT	EXHIBIT BATES NO. OR IDENTIFICATION	DESCRIPTION	SPONSORING WITNESS	STIPULATED ADMISSIBILITY* (Y/N)	OBJECTION CODE	POSITION OF OFFERING PARTY
TX0001			http://people.com/movies/dan-stevens-transformation-beauty-and-the-beast/ ECF No. 264-3	"A 40-Lb. Muscle Suit, Waltzing on Stilts: How Dan Stevens Transformed into Beauty's Beast" Article	Perlman	N	403, H, 402, F	Perlman will establish foundation at trial. Offered not for truth but to show Stevens' promotion of movie based on MOVA (causal nexus). Evidence of damages/profits.
TX0002	97	LaSalle	SHST ECF No. 188	Order Granting Motion for Preliminary Injunction (Virtue Holdings Ltd. v. Rearden LLC, USDC ND Cal. 15-cv-00797)	Perlman	N	403, H, MIL 1, 402	Evidence of Disney's knowledge of injunction. Not hearsay per 803(14). Parties agreed to table objections on documents related to pending MILs.
TX0003	1173	LaSalle 1173	SHST ECF. No. 427	Statement of Decision	Perlman	N	403, H, MIL 1, 402, 404	Not hearsay per 803(14). Parties agreed to table objections on documents related to pending MILs.
TX0004			REARDEN_MOVA-115367-371	MPAA Site Security Program Questionnaire	Perlman	N	F, 402, 403, MIL 6	Perlman has percipient knowledge of MPAA site security program and will establish foundation at trial. Parties agree to table objections on documents related to pending MILs.
TX0005			REARDEN_MOVA-66285-289	MPAA Site Security Program Questionnaire	Perlman	N	403, F, 402, MIL 6	Perlman has percipient knowledge of MPAA site security program and will establish foundation at trial. Parties agree to table objections on documents related to pending MILs.
TX0006			REARDEN_MOVA-169729-733	MPAA Site Security Program Questionnaire	Perlman	N	403, F, 402, MIL 6	Perlman has percipient knowledge of MPAA site security program and will establish foundation at trial. Parties agree to table objections on documents related to pending MILs.
TX0007	176 1265	Hendrickson Van der Laan Taritero Gaub	Get a copy with production numbers	Article: Oscar SciTech Awards Hit by Visual Effects Credit Dispute (Exclusive)	Perlman	N	403, F, H, 402	Bates is REARDEN_MOVA011660. Perlman will lay foundation at trial. Not offered for truth but to show Disney's knowledge of MOVA dispute and Disney's knowledge of DD3's lack of license.
TX0009			REARDEN_MOVA009970	Rearden Companies - Innovation Incubation webpage	Perlman	N	403, F, H, 402	Perlman will lay foundation at trial or via declaration. Not offered for truth but to show awareness of Rearden's ownership of MOVA.
TX0010	159	Hendrickson		Article: Countour mapping intricate detail	Perlman	N	403, F, H, 402	Perlman will lay foundation at trial or via declaration. Not offered for truth but to show awareness of Rearden's ownership of MOVA.
TX0011			REARDEN_MOVA040098	Article: Now Starring . . . Digital People	Perlman	N	403, F, H, 402	Perlman will lay foundation at trial or via declaration. Not offered for truth but to show awareness of Rearden's ownership of MOVA.
TX0012			https://www.wsj.com/articles/SB115430654184321852 ECF No. 451-26	Article: Digital Replicas May Change Face of Films	Perlman	N	403, F, H, 402	Perlman will lay foundation at trial or via declaration. Not offered for truth but to show awareness of Rearden's ownership of MOVA.
TX0013	1003 1243	Ievers Van der Laan	REARDEN_MOVA018609-610	US Copyright Office Certificate of Registration for MOVA Contour. We will offer the original certified copy at trial, available for inspection at HBSS Seattle office.	Perlman	Y		
TX0014	1008 1240	Tinwell Cotter	REARDEN_MOVA036067	Rearden LLC Copyright Notice	Perlman	N	402, 403, F, H, MIL 7	Perlman will lay foundation at trial or via declaration. Evidence of Rearden's copyright ownership of MOVA. Parties agree to table objections on documents related to pending MILs.
TX0015	1241	Cotter	REARDEN_MOVA036066	Collection of Copyright Notice Screens from Dan Stevens MOVA sessions	Perlman	N	402, 403, F, H, MIL 7	WITHDRAWN

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TX0016	1244	Cotter	REARDEN_MOVA013165	US Patent and Trademark Office Trademark Registration for MOVA	Perlman	Y		Evidence of Rearden's ownership of MOVA trademark.
TX0018	1228	Cotter	REARDEN_MOVA058989	Video file attached to REARDEN_MOVA058988	Perlman	N	A* (*Defendant will withdraw A objection if Plaintiffs proffer a foundation for this exhibit)	Rearden will provide Perlman declaration to establish foundation.
TX0019	1231	Cotter	REARDEN_MOVA054239	Video file attached to REARDEN_MOVA054238	Perlman	N	A* (*Defendant will withdraw A objection if Plaintiffs proffer a foundationfor this exhibit)	Rearden will provide Perlman declaration to establish foundation.
TX0020	1235	Cotter	REARDEN_MOVA052457	Video file attached to REARDEN_MOVA052455	Perlman	Y		
TX0021	1294	Perlman	REARDEN_MOVA040766	Video file: mova-contour- retargeting.mp4	Perlman	N	402, 403, F, SCRIPTS	Perlman will lay foundation at trial or via declaration. Evidence of how MOVA is used. Rearden does not intend to use this as evidence of scripts.
TX0022	1167 1174	Lauder LaSalle v2	REARDEN_MOVA019659	Membership Interest and Asset Purchase and Sale Agreement between MO2, LLC and OL2, Inc.	Perlman	Y		
TX0024	177	Hendrickson	n/a	Article: Digital Domain's New Legal Setback Freezes VFX Tech Used by Major Studios	Perlman	N	402, 403, F, H	Perlman will lay foundation at trial or via declaration. Not offered for truth but to show Disney's awareness of Rearden's ownership of MOVA. Link to article sent to Disney production staff.
TX0025			ECF No. 447-6	Maya Image	Perlman	N	402, 403, F, SCRIPTS	WITHDRAWN
TX0026			ECF No. 451-29	Screenshot from Tron 2 credits	Perlman	Y		
TX0027			ECF No. 451-30	Screenshot from Avengers credits	Perlman	Y		
TX0028	1002	Ievers Perlman	REARDEN_MOVA036690	Motion Capture Services Agreement for Incredible Productions LLC	Perlman	Y		
TX0029	1288	Perlman	REARDEN_MOVA036387	Email from S. Perlman to L. Huang et al re Re: Enquiry Regarding CONTOUR	Perlman	N	H, SCRIPTS, 402, 403	Evidence of continued commercial interest in MOVA. Rearden won't discuss scripts.
TX0030	1296	Perlman	REARDEN_MOVA175256	Spreadsheet of Mova projects and release dates attached to email above	Perlman	Y		
TX0031			REARDEN_MOVA016561	8/20/12 employment contract between Pearce and Rearden LLC and assignment.	Perlman	Y		
TX0032			REARDEN_MOVA018359	8/28/03 employment contract between Cotter and Rearden Studios and assignment	Perlman	Y		
TX0033			REARDEN_MOVA018390	Certificate of Amendment of the Articles of Incorporation of Rearden Studios, Inc.	Perlman	Y		
TX0034			REARDEN_MOVA018392	Bill of Sale and Assignment of Assets of Rearden, Inc. to Stephen G. Perlman Revocable Trust 8/7/97 and Bill of Sale and Assignment of Assets by SGP Revocable Trust to Rearden LLC 8/7/97	Perlman	N	402, 403, 106, MIL 4	Evidence of Rearden's copyright ownership of MOVA. Parties agree to table objections on documents related to pending MILs.

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TX0035			REARDEN_MOVA018395	Bill of Sale and Assignment of Assets by SGP Revocable Trust to Rearden LLC 8/7/97	Perlman	N	402, 403, MIL 4, H	Evidence of Rearden's copyright ownership of MOVA. Parties agree to table objections on documents related to pending MILs.
TX0036			REARDEN_MOVA018450	7/2/07 Bill of Sale and Assignment of Assets by Rearden LLC to OnLive	Perlman	N	402, 403, H, MIL 4	Evidence of Rearden's copyright ownership of MOVA. Parties agree to table objections on documents related to pending MILs.
TX0037			REARDEN_MOVA018467	8/17/12 Asset Purchase Agreement between OnLive and OL2.	Perlman	Y		
TX0038			REARDEN_MOVA018519	Membership Interest and Asset Purchase and Sale Agreement between MO2, LLC and OL2, Inc.	Perlman	Y		
TX0039			REARDEN_MOVA018551	Assignment between MO2 LLC and Rearden Mova LLC 9/18/14	Perlman	N	402, 403, H	Evidence of Rearden's copyright ownership of MOVA.
TX0040			REARDEN_MOVA018553	Statement of Interest	Perlman	N	106, 402, 403, H	Evidence of Rearden's copyright ownership of MOVA.
TX0042			REARDEN_MOVA018611	2/11/13 Nunc Pro Tunc Assignment	Perlman	N	402, 403, H, 106, MIL 1	Evidence of Rearden's copyright ownership of MOVA. Parties agree to table objections on documents related to pending MILs.
TX0043			REARDEN_MOVA196217	The Process of Invention: Mova Contour Reality Capture PowerPoint	Perlman	N	402, 403, A*, H, F* (*Defendant will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Perlman will lay foundation at trial or via declaration. Not offered for truth but to show awareness of Rearden's ownership of MOVA and fame of the mark, and evidence of how MOVA works.
TX0044			REARDEN_MOVA197612	12/16/07 Employment contract between OnLive and Ken Pearce	Perlman	Y		
TX0047	224	Steele v2 Taritero Gaub		Article: Digital Domain Legal Dispute Chinese Companies Fraud	Perlman	N	402, 403, F, H	Perlman will lay foundation at trial or via declaration. Not offered for truth but to show awareness of Rearden's ownership of MOVA and Disney's knowledge that ownership claims were not reliable.
TX0048	267	Taritero		Article: Hollywood Legal Battle Erupts Over Facial Animation Technology	Perlman	N	402, 403, F, H, MIL 1	Perlman will lay foundation at trial or via declaration. Evidence of Rearden's copyright ownership of MOVA. Parties agree to table objections on documents related to pending MILs.
TX0049	198	Welch		Defendants' Answer and Counterclaims from SHST Litigation	Perlman	N	402, 403, F, H, MIL 1	Perlman will lay foundation at trial or via declaration. Evidence of Rearden's copyright ownership of MOVA. Parties agree to table objections on documents related to pending MILs.
TX0050	199	Welch		Defendants' Answer and Amended Counterclaims from SHST Litigation	Perlman	N	402, 403, F, H, MIL 1	Perlman will lay foundation at trial or via declaration. Evidence of Rearden's copyright ownership of MOVA. Parties agree to table objections on documents related to pending MILs.
TX0051	200	Welch		First Amended Complaint from SHST Litigation	Perlman	N	402, 403, F, H, MIL 1	WITHDRAWN
TX0052	201	Welch		Motion for Entry of Default Judgment and Preliminary Injunction Regarding the Mova Assets	Perlman	N	402, 403, F, H, MIL 1	Perlman will lay foundation at trial or via declaration. Evidence of Rearden's copyright ownership of MOVA and unreliability of contrary claims of ownership. Parties agree to table objections on documents related to pending MILs.
TX0053	202	Welch		Opposition to Motion for Preliminary Injunction Regarding the Mova Assets	Perlman	N	402, 403, F, H, MIL 1	WITHDRAWN

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TX0057			REARDEN_MOVA035372	Video file: 160614-Beauty and the Beast Contour hardware and software use.mov	Perlman	N	106, 402, 403, A, F, H, MIL 3, MIL 7	Perlman will lay foundation at trial or via declaration. Evidence of Rearden's copyright ownership of MOVA and how MOVA works. Parties agree to table objections on documents related to pending MILs.
TX0058			REARDEN_MOVA035839	Video file: 170529-BATB DVD Promo video.mp4	Perlman	N	106, 403, A, F, H, 402, MIL 3	Perlman will lay foundation at trial or via declaration. Evidence of Rearden's copyright ownership of MOVA and how MOVA works. Causal nexus and damages. Parties agree to table objections on documents related to pending MILs.
TX0059			REARDEN_MOVA036068	Image file: 180131-Stevens capture first video frame-large center color-copyright notice-2.jpg	Perlman	N	106, 403, A, F, H, MIL 7, 402, MIL 3	Perlman will lay foundation at trial or via declaration. Evidence of Rearden's copyright ownership of MOVA. Parties agree to table objections on documents related to pending MILs. Likely a dupe and will be withdrawn if so.
TX0060			REARDEN_MOVA036074	Image file: 180131-Stevens capture second video frame-large center color.jpg	Perlman	N	106, 403, A, F, 402, MIL 3	Perlman will lay foundation at trial or via declaration. Evidence of how MOVA works. Parties agree to table objections on documents related to pending MILs.
TX0061			REARDEN_MOVA036871	Image file: 060731-NY Times image2 with caption-2.jpg	Perlman	N	402, 403, A*, F*, H (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of awareness of Rearden's copyright ownership of MOVA and how MOVA works.
TX0062			REARDEN_MOVA036874	Image file: NYTimes cover image- 0607231-1.jpg	Perlman	N	402, 403, H, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of awareness of Rearden's copyright ownership of MOVA and fame of the mark.
TX0063			REARDEN_MOVA036875	Image file: NYTimesContourDiagram.jpg	Perlman	N	402, 403, A*, F*, H, 106 (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of awareness of Rearden's copyright ownership of MOVA and fame of the mark.
TX0064			REARDEN_MOVA036879	Image file: 054_blades.JPG	Perlman	N	402, 403, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works. Perlman will lay foundaton at trial or via declaration.
TX0065			REARDEN_MOVA036882	Image file: facilities_01.jpg	Perlman	N	402, 403, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works. Perlman will lay foundaton at trial or via declaration.

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TX0066			REARDEN_MOVA037001	Video file: 070305-process summary- H264-v2-5.mov	Perlman	N	402, 403, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of awareness of Rearden's copyright ownership of MOVA and how MOVA works.
TX0067			REARDEN_MOVA037026	Video file: RobinCough_ContourSteps.mov	Perlman	N	402, 403, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of awareness of Rearden's copyright ownership of MOVA and how MOVA works.
TX0068			REARDEN_MOVA037538	Video file: 070303-5-TrackSurface- H264.mov	Perlman	N	402, 403, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of awareness of Rearden's copyright ownership of MOVA and how MOVA works.
TX0069			REARDEN_MOVA037580	Image file: MOVAPRESS_HWREPORTER_070306.pdf	Perlman	N	402, 403, H, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Perlman will lay foundation at trial or via declaration. Not offered for truth but to show awareness of Rearden's ownership of MOVA and fame of the mark.
TX0070			REARDEN_MOVA037637	Image file: AmericanCinematographer_0906.pdf	Perlman	N	402, 403, H, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Perlman will lay foundation at trial or via declaration. Not offered for truth but to show awareness of Rearden's ownership of MOVA and fame of the mark.
TX0071			REARDEN_MOVA037644	SJMERC-060713.pdf	Perlman	N	402, 403, H, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Perlman will lay foundation at trial or via declaration. Not offered for truth but to show awareness of Rearden's ownership of MOVA and fame of the mark.
TX0072			REARDEN_MOVA037665	Video file: GDC08-videoloop-mix1- 720p.mov	Perlman	N	402, 403, A*, F*, H, SCRIPTS (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Perlman will lay foundation at trial or via declaration. Not offered for truth but to show awareness of Rearden's ownership of MOVA and fame of the mark.
TX0073			REARDEN_MOVA039401	Image file: ~IMG_5031.jpg	Perlman	Y		
TX0074			REARDEN_MOVA039438	Image file: ~IMG_5425.jpg	Perlman	Y		
TX0075			REARDEN_MOVA039442	Image file: Contour 003_2.jpg	Perlman	Y		
TX0076			REARDEN_MOVA039468	Image file: IMG_5608.jpg	Perlman	Y		
TX0077			REARDEN_MOVA039478	Image file: IMG_5694.jpg	Perlman	Y		
TX0078			REARDEN_MOVA039492	Image file: IMG_5797.jpg	Perlman	Y		
TX0079			REARDEN_MOVA039528	Image file: mova-080_lo.jpg	Perlman	Y		

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TX0080			REARDEN_MOVA039557	Image file: trapani-000319Kaskade_lo.jpg	Perlman	Y		
TX0081			REARDEN_MOVA039969	Image file: Steve_Perlman_and_model_in_front_of_ Mova_Contour_reality_capture_system.j pg	Perlman	Y		
TX0082			REARDEN_MOVA040642	Video file: JB_Trone.mov	Perlman	N	402, 403, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works.
TX0083			REARDEN_MOVA040646	ArkhamData_HiRes_1024x511- H264.mov.mov	Perlman	N	402, 403, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works.
TX0084			REARDEN_MOVA040654	Image file: Daniel Radcliffe_in_Rig.jpg	Perlman	N	402, 403, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works.
TX0085			REARDEN_MOVA040679	Image file: MOVA_Watson_Grint_Still.jpg	Perlman	N	402, 403, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works.
TX0086			REARDEN_MOVA040680	Image file: MOVA_Watson_Still.jpg	Perlman	N	402, 403, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works.
TX0087			REARDEN_MOVA040721	Video file: Jessiqa Contour_4_Phases_1280x720.mov	Perlman	N	402, 403, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works.
TX0088			REARDEN_MOVA040724	Video file: Mova_steps from Arkham.mov.mov	Perlman	N	402, 403, H, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works.

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TX0089			REARDEN_MOVA040766	Video file: Contour retargeting.mp4	Perlman	N	402, 403, A*, F*, H, SCRIPTS, DUPE (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works.
TX0090			REARDEN_MOVA040779	Video file: Contour-Jess-to-david-720p.wmv	Perlman	N	402, 403, A*, F*, SCRIPTS (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works.
TX0091			REARDEN_MOVA045860	Video file: Geni4-inv makeup-02-h264.mov	Perlman	Y		
TX0092			REARDEN_MOVA182746	Video file: 070306-Contour_vs._markers.mov	Perlman	N	402, 403, H, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works.
TX0093			REARDEN_MOVA193171	Video file: QCapLineDrive0.mov	Perlman	N	402, 403, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works.
TX0094			REARDEN_MOVA196237	Video file: 110604-CCBB dialog under bed.mov	Perlman	N	402, 403	Evidence of how MOVA works.
TX0095			REARDEN_MOVA196247	Video file: Ben_wAudio.mov	Perlman	N	402, 403	Evidence of how MOVA works.
TX0096			REARDEN_MOVA196250	Video file: Contour_5_Stages_1280x375-2.2Mbps.mov	Perlman	N	402, 403, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works.
TX0097			REARDEN_MOVA196251	Video file: EdUlbrich_2009_480 - Contour Summary.mov	Perlman	N	106, 402, 403, A*, F*, H (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works.
TX0098			REARDEN_MOVA196255	Video file: MR_new640x360.wmv	Perlman	N	402, 403, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works.

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TX0099			REARDEN_MOVA196256	Video file: Shotgun-16_mpeg4_Best.mov	Perlman	N	402, 403, A*, F* (*Defendants will withdraw A and F objections if Plaintiffs proffer a foundation for this exhibit)	Evidence of how MOVA works.
TX0100			ECF No. 315	Image file: ~IMG_5051.jpg	Perlman	Y		
TX0101				Image file: Contour capture session.jpg	Perlman	Y		
TX0102				Image file: IMG_5542.jpg	Perlman	Y		
TX0103				Image file: LitCam3_12-2 frames.png	Perlman	N	106, 402, 403, A, F, H, MIL 3, MIL 7	Perlman will lay foundation at trial or via declaration. Not offered for truth but to show awareness of Rearden's ownership of MOVA and how MOVA works.
TX0104				Image file: Tron-Legacy-Jeff Bridges-p1.jpg	Perlman	N	402, 403, MIL 7, A, F, H	Evidence of how MOVA works.
TX0105			ECF No. 315	Image file: Tron-Legacy-Jeff Bridges-p2.jpg	Perlman	N	402, 403, MIL 7, A, F, H	Evidence of how MOVA works.
TX0106			ECF No. 315	Image file: Tron-Legacy-Jeff Bridges-p3.png	Perlman	N	402, 403, A, F, H, MIL 7	Evidence of how MOVA works.
TX0107			ECF No. 315	Image file: Tron-Legacy-Jeff Bridges-p4.jpg	Perlman	N	402, 403, A, F, H, MIL 7	Evidence of how MOVA works and fame of the mark.
TX0108			ECF No. 315	Image file: Tron-Legacy-Jeff Bridges-p5.jpg	Perlman	N	402, 403, A, F, H, MIL 7	Evidence of how MOVA works and fame of the mark.
TX0109			ECF No. 315	Image file: Tron-Legacy-Jeff Bridges-p6.jpg	Perlman	N	402, 403, A, F, H, MIL 7	Evidence of how MOVA works and fame of the mark.
TX0110			REARDEN_MOVA179279	Video file: LitCam2_5-Stevens-2016.raw	Perlman	N	402, 403, A, F, H, MIL 3, MIL 7	Evidence of how MOVA works.
TX0111			REARDEN_MOVA179280	Video file: Cam11.raw	Perlman	N	402, 403, A, F, H, MIL 3, MIL 7	Evidence of how MOVA works.
TX0112			REARDEN_MOVA179281	Video file: Cam12.raw	Perlman	N	402, 403, A, F, H, MIL 3, MIL 7	Evidence of how MOVA works.
TX0113			REARDEN_MOVA179282	Video file: Cam14_17.raw	Perlman	N	402, 403, A, F, H, MIL 3, MIL 7	Evidence of how MOVA works.
TX0114			REARDEN_MOVA179283	Video file: Cam15_2.raw	Perlman	N	402, 403, A, F, H, MIL 3, MIL 7	Evidence of how MOVA works.
TX0115			REARDEN_MOVA179284	Video file: Cam16_13.raw	Perlman	N	402, 403, A, F, H, MIL 3, MIL 7	Evidence of how MOVA works.
TX0116			REARDEN_MOVA179285	Video file: Cam17_44.raw	Perlman	N	402, 403, A, F, H, MIL 3, MIL 7	Evidence of how MOVA works.
TX0117			REARDEN_MOVA179286	Video file: Cam18_11.raw	Perlman	N	402, 403, A, F, H, MIL 3, MIL 7	Evidence of how MOVA works.
TX0118			REARDEN_MOVA179287	Video file: Cam19.raw	Perlman	N	402, 403, A, F, H, MIL 3, MIL 7	Evidence of how MOVA works.
TX0119			REARDEN_MOVA179288	Video file: Cam20_37.raw	Perlman	N	402, 403, A, F, H, MIL 3, MIL 7	Evidence of how MOVA works.
TX0120			REARDEN_MOVA179289	Video file: Cam21_12.raw	Perlman	N	402, 403, A, F, H, MIL 3, MIL 7	Evidence of how MOVA works.
TX0121			REARDEN_MOVA179290	Video file: Cam22_23.raw	Perlman	N	402, 403, A, F, H, MIL 3, MIL 7	Evidence of how MOVA works.
TX0122			REARDEN_MOVA179291	Video file: Cam23_23.raw	Perlman	N	402, 403, A, F, H, MIL 3, MIL 7	Evidence of how MOVA works.

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TX0123			REARDEN_MOVA179292	Video file: Cam25_6.raw	Perlman	N	A, F, H, 402, 403, MIL 3, MIL 7	Evidence of how MOVA works.
TX0124			REARDEN_MOVA179293	Video file: Cam26_9.raw	Perlman	N	A, F, H, 402, 403, MIL 3, MIL 7	Evidence of how MOVA works.
TX0125			REARDEN_MOVA179294	Video file: Cam2_13.raw	Perlman	N	A, F, H, 402, 403, MIL 3, MIL 7	Evidence of how MOVA works.
TX0126			REARDEN_MOVA179295	Video file: Cam3_11.raw	Perlman	N	A, F, H, 402, 403, MIL 3, MIL 7	Evidence of how MOVA works.
TX0127			REARDEN_MOVA179296	Video file: Cam4_12.raw	Perlman	N	A, F, H, 402, 403, MIL 3, MIL 7	Evidence of how MOVA works.
TX0128			REARDEN_MOVA179297	Video file: Cam5.raw	Perlman	N	A, F, H, 402, 403, MIL 3, MIL 7	Evidence of how MOVA works.
TX0129			REARDEN_MOVA179298	Video file: Cam6_39.raw	Perlman	N	A, F, H, 402, 403, MIL 3, MIL 7	Evidence of how MOVA works.
TX0130			REARDEN_MOVA179299	Video file: Cam7_7.raw	Perlman	N	A, F, H, 402, 403, MIL 3, MIL 7	Evidence of how MOVA works.
TX0131			REARDEN_MOVA179300	Video file: Cam8_14.raw	Perlman	N	A, F, H, 402, 403, MIL 3, MIL 7	Evidence of how MOVA works.
TX0132			REARDEN_MOVA179301	Video file: Cam9_1.raw	Perlman	N	A, F, H, 402, 403, MIL 3, MIL 7	Evidence of how MOVA works.
TX0133			REARDEN_MOVA179302	Video file: LitCam1_17.raw	Perlman	N	A, F, H, 402, 403, MIL 3, MIL 7	Evidence of how MOVA works.
TX0134			REARDEN_MOVA179303	Video file: LitCam2_11.raw	Perlman	N	A, F, H, 402, 403, MIL 3, MIL 7	Evidence of how MOVA works.
TX0135			REARDEN_MOVA179304	Video file: LitCam3_12.raw	Perlman	N	A, F, H, 402, 403, MIL 3, MIL 7	Evidence of how MOVA works.
TX0136	1233	Cotter	REARDEN_MOVA052619	Video file attached to REARDEN_MOVA052615	Perlman	Y		
TX0137	1225	Cotter at 58:13-25	REARDEN_MOVA011656-659	Press Release: MOVA Contour Facial Capture System Recognized With Academy Award	Perlman, Cotter, van der Laan	N	H, 106	Perlman will lay foundation at trial or via declaration. Statutory notice of trademark and knowledge of Rearden's ownership of MOVA.
TX0138	166	Hendrickson	HEYL000306	Letter from E. Tate to G. LaSalle re Performance Motion Capture Intellectual Property	Perlman, LaSalle	N	H	Hearsay exception - effect on hearer related to ownership of MOVA assets and evidence of knowledge of Rearden's ownership of MOVA. Business record exception.
TX0139	268	Taritero		Defendants' Notice of Subpoena (The Walt Disney Co.)	Chow	N	MIL 2, 402, 403	Parties agree to table objections to documents related to MILs pending a court ruling
TX0140	134		DIS-REARDEN-0015071	Page from Agreement between Nicole Enterprises, Inc. ("Lender"), furnishing services of Bill Condon ("Artist") and Walt Disney Pictures ("WDP")	Condon	Y		
TX0141	137		REARDEN-CONDON-0001004-016	Beauty and the Beast Bill Condon Sound Ups & Interview Questions	Condon	N	F	Condon established foundation at deposition.
TX0142	141	Condon at 57:7-58:14		Video of "A Beauty of a Tale" Featurette	Condon	Y		
TX0143	140	Condon 140 at 56:8-57:1 Fier v1		Article: 'Beauty and the Beast' Trailer Sets Record for Most Views in 24 Hours	Condon	N	F, H	WITHDRAWN

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TX0144	145	Condon 145 at 121:18-126:19	MAND-REARDEN-0000775	Email from D. Hoberman to B. Condon et al re Fwd: [PIX] Beauty and the Beast: BATB CG Latest - week ending Dec 4 sent by Steve Gaub	Condon	N	403	Basis for objection is unclear.
TX0145	144	Condon	MAND-REARDEN-0000253	Email from S. Gaub to B. Condon et al re BATB: MOVA timeline	Condon	Y		
TX0146			DIS-REARDEN-0028417	Agreement between Bill Condon and Walt Disney Pictures	Condon	N	402, 403, O (Defendant stipulated to admissibility of TX140, which is an excerpt of the portion of TX146 that is relevant to the purposes stated in Plaintiffs' position statement)	Evidence of Condon's obligation to promote BATB and agent/authorized spokesperson for Disney.
TX0147		Condon		Video Clip from Bill Condon Deposition discussing Depo. Ex. 135	Condon, Stevens, Watson	N	106, BE, H	Excerpt of Paris Press Conference (TX 148)
TX0148	135	Condon 135 at 20:8-21:15.		Video of Beauty and the Beast Paris Press Conference	Condon, Watson, Stevens	Y		
TX0150	1224	Cotter	REARDEN-MOVA018410-428	Offer of Employment by Rearden, LLC to Tim Cotter	Cotter Perlman	Y		
TX0151	1251	Cotter		Video from Sci-Tech Awards (www.youtube.com_2014-sci-tech-awards-tim-cotter.mp4)	Cotter, van der Laan	N	106, H	WITHDRAWN
TX0152				Summary of Beauty and the Beast	Dadufalza	N	106, 403	Excerpt of movie, which is on Disney's exhibit list. Summary of voluminous evidence.
TX0153				Summary of Beauty of a Tale	Dadufalza	N	106, 403, H	Excerpt of TX 142.
TX0155			ECF No. 324	Joint Stipulation and Order re Alter Ego Discovery	Disney	N	402, 403, 404	WITHDRAWN provided parties agree on jury instructions.
TX0156	19	Feinsilber at 89:9-90:23	REARDEN-FEINSILBER-0008982-988	Email from S. Gaub to G. Munro Re: Re: Andy Jones visit notes	Feinsilber	N	F, H, 402, 403	Foundation set in deposition. Evidence of importance of MOVA to the Beast character and ability of Disney to supervise/control DD3.
TX0157	20	Feinsilber at 91:1-93:11.	REARDEN-FEINSILBER-0009195	Email from S. Radia to S. Gaub Re: Re: BATB: Revised Beast Face - Thursday 12/17	Feinsilber	Y		
TX0158	21	Feinsilber at 112:4-115:25	REARDEN-FEINSILBER-0006844	DIRECT DRIVE TEST	Feinsilber	N	A, F, H, 402, 403	Feinsilber established foundation. Disney business record. Evidence that Condon made selects and they made FACs shots.
TX0159	2	Feinsilber at 43:10-44:11.	REARDEN-FEINSILBER-0011716	Email from S. Gaub to D. Feinsilber Re: B&B Mova Schedule	Feinsilber	Y		
TX0196			DIS-REARDEN-0034994	Disney's calculations of net income after taxes, including consumer and music	Fier	Y		
TX0197	292			Disney's calculation of consumer product revenue and costs related to BATB	Fier	Y		
TX0200			DIS-REARDEN-0015077	BATB "Opening Weekend In-Theatre Exit Polls"	Fier	Y		

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TX0203	278	Gaub at 98:25-100:18	REARDEN-FEINSILBER-0001447	Email from S. Gaub to O. Wagner et al re Re: SMT walk and talk	Gaub	Y		
TX0204	272	Gaub at 18:8-19:4	DIS-REARDEN-0028276	Chip Pictures, Inc. Memorandum of Agreement with Steve Gaub	Gaub	N	402, 403	Evidence of Disney's ability to exercise control over DD3, including any violations of copyrights, and Gaub is Disney representative under the contract.
TX0205	273	Gaub at 38:20-39:11	DIS-REARDEN-0004833	Email from M. Steele to S. Gaub re Re: DD	Gaub	Y		
TX0206	280	Gaub at 126:15-126:25	REARDEN_MOVA230463	Article: Digital Domain Blocked from Using MOVA Tech	Gaub	N	403, F, H, 106, 402	Foundation set in deposition. Evidence of awareness of Rearden's ownership of MOVA and Disney's ability to supervise DD3s use of MOVA.
TX0207		WDC PMK (Grossman)	Supplemental Grossman Deposition Exhibit	The Walt Disney Company Organization Chart	Grossman	N	402, 403	WITHDRAWN
TX0208	6	WDC PMK (Grossman)		Table of Entities Involved with Production of Beauty and the Beast, Guardians of the Galaxy and Avengers: Age of Ultron	Grossman	N	402, 403	WITHDRAWN
TX0209	1206	Hendler v2 at 437:9-439:1		Exhibit 23 to Declaration of Darren Hendler in Support of Defendants' Motion for Summary Judgment on Causal Nexus	Hendler	Y		
TX0210	1016	Tinwell Hendler v2	WD-DD3-000000010	Video of Direct Drive Beauty & The Beast Shot Breakdown	Hendler	Y		
TX0211	88	Hendler v1 at 28:4-29:17	WD-DD3-EB00002432	Email from Darren to Dave	Hendler	N	402, 403, A, F, H, O	Hendler established foundation at deposition. Evidence of MOVA's value compared to competing systems.
TX0212	1188	Hendler v2 at 390:19-391:12	DE-DD3-0001511	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0213	1189	Hendler v2 at 390:19-391:12	DE-DD3-0001512	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0214	1190	Hendler v2 at 390:19-391:12	DE-DD3-0001520	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0215	1191	Hendler v2 at 390:19-391:12	DE-DD3-0001524	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0216	1192	Hendler v2 at 390:19-391:12	DE-DD3-0001529	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0217	1193	Hendler v2 at 390:19-391:12	DE-DD3-0001533	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0218	1194	Hendler v2 at 390:19-391:12	DE-DD3-0001538	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0219	1195	Hendler v2 at 390:19-391:12	DE-DD3-0001542	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0220	1196	Hendler v2 at 390:19-391:12	DE-DD3-0001545	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0221	1197	Hendler v2 at 390:19-391:12	DE-DD3-0001550	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0222	1198	Hendler v2 at 390:19-391:12	DE-DD3-0001553	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0223	1199	Hendler v2 at 390:19-391:12	DE-DD3-0001556	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0224	1200	Hendler v2 at 390:19-391:12	DE-DD3-0001559	Beauty and the Beast Visual Effects Images	Hendler	Y		

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TX0225	1201	Hendler v2 at 390:19-391:12	DE-DD3-0001562	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0226	1202	Hendler v2 at 390:19-391:12	DE-DD3-0001566	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0227	1203	Hendler v2 at 390:19-391:12	DE-DD3-0001573	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0228	1204	Hendler v2 at 394:6-19	DE-DD3-0001297	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0229	1207	Hendler v2 at 460:4-20		Exhibit 24 to Declaration of Darren Hendler in Support of Defendants' Motion for Summary Judgment on Causal Nexus	Hendler	Y		
TX0230	1213	Hendler v2 at 468:18-469:18		Exhibit 19 to Declaration of Darren Hendler in Support of Defendants' Motion for Summary Judgment on Causal Nexus	Hendler	Y		
TX0231	1214	Hendler v2 at 472:3-18	DE-DD3-0001643	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0232	1216	Hendler v2 at 476:1-12	DE-DD3-0001603	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0233	1217	Hendler v2 at 476:13-477:1	DE-DD3-0001613	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0234	1218	Hendler v2 at 477:2-14	DE-DD3-0001619	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0235	1219	Hendler v2 at 477:15-478:2	DE-DD3-0001626	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0236	1220	Hendler v2 at 478:12-479:6	DE-DD3-0001638	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0237	204	Welch	WD-DD3-GL0000916	Email from P. Drimer to D. Hendler et al re Re: Movia Movia Movia	Hendler	N	402, 403, A, F, H	Foundation established by DD3's 30b6 witness. Direct evidence of DD3's processing of MOVA data after injunction.
TX0238			WD-DD3-00000016-366, WD-DD3-00000368-1472	Shotgun thumbnail frame images produced by DD3	Hendler	N	A*, F* (*Defendant will withdraw these objections if Plaintiffs proffer a foundation)	Rearden will provide foundation at trial through Hendler.
TX0239	1187	Hendler v2 at 390:19-391:12	DE-DD3-0001506	Beauty and the Beast Visual Effects Images	Hendler	Y		
TX0240	104	LaSalle v1 Hendler v2	WD-DD3-GL0000915	Email from J. D'Amato to D. Hendler et al re Re: Movia Movia Movia	Hendler, LaSalle	N	402, 403, F, H	Foundation established by LaSalle and Hendler at deposition. Direct evidence of DD3's processing of MOVA data after injunction.
TX0241	250	Hendley at 24:12-25:5	DIS-REARDEN-0005353	Email from S. Kluft to D. Flynn et al re B&B Press Releases	Hendley	Y		
TX0242	251	Hendley at 59-11-62:2	DIS-REARDEN-0004941	Email from M. Rasic to W. Hendley et al re BEAUTY AND THE BEAST - REVIEWS	Hendley	N	H	WITHDRAWN
TX0244	253	Hendley at 64:4-64:20	DIS-REARDEN-0008899	Email from S. Tesser to W. Hendley et al re Re: BEAUTY AND THE BEST / Field Screening Reports - 3/14	Hendley	Y		
TX0245	254	Hendley at 66:15-67:10	DIS-REARDEN-0008900	Field Market Screening - Summary	Hendley	Y		

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TX0246	255	Hendley at 71:15-20	DIS-REARDEN-0008903	Field Markiet Screening - Detailed	Hendley	Y		
TX0247	138	Condon 138	DIS-REARDEN-0007938-7998	Beauty and the Beast Final Press Kit	Hendley, Hoberman, Condon	Y		
TX0248	31	Hoberman	MAND-REARDEN-0000003	Email from R. Kennedy to B. Condon et al re B&B: Beast development (Behind the scenes)	Hoberman	N	402, 403, F, H	Homberman laid foundation at deposition. Causal nexus.
TX0249	33	Hoberman	MAND-REARDEN-0000300	Email from D. Hoberman to B. Condon re Mova	Hoberman	Y		
TX0250	36	Hoberman	MAND-REARDEN-0000023	Email from D. Hoberman to A. Young re Re: BATB: Furred Beast Test - via PIX	Hoberman	Y		
TX0251	37	Hoberman	MAND-REARDEN-0000827	Email from D. Hoberman to T. Nagenda re Re: Beast	Hoberman	Y		
TX0252	38 71	Hoberman Steele v1	REARDEN-SILVER-0001682	Email from T. Nagenda to D. Hoberman et al re Re: Beast	Hoberman	Y		
TX0253	39	Hoberman	MAND-REARDEN-0000337	Email from D. Hoberman to S. Gaub re Re: BATB: Alan review	Hoberman	Y		
TX0254	40	Hoberman	MAND-REARDEN-0000776	Email from D. Hoberman to S. Gaub et al re Re: BATB: Alan Horn Beast review	Hoberman	Y		
TX0255	43	Hoberman	MAND-REARDEN-0001016	Email from W. Hendley to D. Solomon et al re BEAUTY AND THE BEAST Production Notes	Hoberman	Y		
TX0256	45	Hoberman	MAND-REARDEN-0001406	Email from M. Jacoby to D. Hoberman re Talking points	Hoberman	N	F, 402, 403	Foundation laid at deposition. Causal nexus.
TX0266			Lane Opening Report App. 1	Appendix 1 to Expert Report of Dr. Stephen H. Lane	Lane	N	403, H	Admission by party opponent. Evidence of number of shots that included MOVA contour
TX0267			Lane Opening Report App. 2	Appendix 2 to Expert Report of Dr. Stephen H. Lane	Lane	N	403, H	Admission by party opponent. Evidence of number of shots that included MOVA contour
TX0269			REARDEN_MOVA029712	Email from G. LaSalle to R. Noack et al re Mova Asset & Employment Contract	LaSalle, Mark Heyl	N	F, H, A, 402, 403	Heyl will establish foundation at trial and establish business record. Evidence of LaSalle's state of mind re theft of MOVA assets.
TX0270	103 183	LaSalle v1 Hendler v2 Gaub	WD-DD3-GL0000739	Email from D. Hendler to G. Munro et al re Beast Mova plan	LaSalle	N	F, H, 402, 403	Foundation laid at deposition. Direct evidence of DD3 using MOVA after injunction.
TX0271	90	LaSalle v1	WD-DD3-CP0004030	Letter from J. Capitano to FAO Duty Officer re "Beauty and the Beast" - Mr. Gregory LaSalle	LaSalle	Y		
TX0273	108	LaSalle v1	WD-DD3-GL0000766	Email from G. LaSalle to S. Preeg et al re Mova Beast	LaSalle	N	402, 403, F, H	Foundation laid at deposition. Evidence of post-injunction use.
TX0274	110	LaSalle v1	WD-DD3-GL0000909	Email from J. Rosado to G. LaSalle et al re Re: MOVA artists wrapping	LaSalle	N	F, H, 402, 403	Foundation laid at deposition. Evidence of post-injunction use.
TX0275	111	LaSalle v1	WD-DD3-GL0000796	Email from G. LaSalle to J. Rosado et al re Re: [BEAST] MOVA QTs for Turnover #13	LaSalle	N	F, H, 402, 403, A	Foundation laid at deposition. Evidence of post-injunction use.
TX0276	112	LaSalle v1	WD-DD3-GL0000904	Email from G. LaSalle to D. Corral re Re: logan cg faces	LaSalle	N	F, H, 402, 403	Foundation laid at deposition. Evidence of post-injunction use.
TX0277	118	LaSalle v1	DIS-REARDEN-0009192	Email from V. Alonso to J. Capitano re Re: Full Tilt Mova Invoice	LaSalle	N	F, H, 402, 404, 403	Foundation laid at deposition. Evidence of cost of MOVA services.

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TX0278	228	LaSalle v2		12/5/2016 Trial Transcript from SHST Litigation	LaSalle	N	402, 403, H, F, MIL 1, O (SHST trial transcript is not a proper exhibit; Plaintiffs must designate any testimony they wish to use pursuant to the Court's Standing Order)	Foundation laid at deposition. Admissible for truth of the matter re giving MoFo letter to Disney.
TX0279	231	LaSalle v2	WD-DD3-CP0003419	Bid Sheet - Appendix B to Movia Motion Capture Services Agreement	LaSalle	Y		
TX0280	232	LaSalle v2	WD-DD3-GL0006117	Bid Sheet - Appendix B to Movia Motion Capture Services Agreement	LaSalle	Y		
TX0281	236	LaSalle v2	WD-DD3-GL0006661	Email from M. Winze to G. LaSalle re Re: BATB Movia Cost estimates	LaSalle	Y		
TX0282	93 1309	LaSalle v1 levers	DIS-REARDEN-0004821	MOVA Rate Card 2016	LaSalle levers	N	F, H, 402, 403	LaSalle laid foundation at deposition. Evidence of MOVA rates for levers' analysis and evidence of value of MOVA.
TX0283	85	Li		Animation Reconstruction of Deformable Surfaces by H. Li	Li	N	402, 403, F, H	Li established foundation at deposition. Evidence of MOVA's value. Causal nexus.
TX0285	211	Mayer	DIS-REARDEN-0015646	Email from J. Warbrooke to K. Mayer et al re: Rearden Co. Demo Presentation/Demo of Games on Demand Service	Mayer	N	402, 403	Evidence of knowledge of Rearden's ownership of MOVA.
TX0286	216	Mayer	DIS-REARDEN-0015383	Email from K. Mayer to bob1123@aol.com re RE: Perlman	Mayer	N	402, 403	Evidence of knowledge of Rearden's ownership of MOVA.
TX0287	215	Mayer	DIS-REARDEN-0015566	Outlook Calendar Invite re Rearden Meeting w/Bob Iger	Mayer	N	402, 403	Evidence of knowledge of Rearden's ownership of MOVA.
TX0288	214	Mayer	DIS-REARDEN-0015438-461	October 16, 2008 OnLive Presentation to WDC	Mayer	N	402, 403, H	Evidence of knowledge of Rearden's ownership of MOVA. Not offered for truth.
TX0289	217	Mayer	DIS-REARDEN-0011617-	October 29, 2008 OnLive Presentation to WDC	Mayer	N	402, 403, H	Evidence of knowledge of Rearden's ownership of MOVA. Not offered for truth.
TX0290	219	Mayer	DIS-REARDEN-0015479-481	Email from J. Warbrooke to K. Mayer re RE: Movia / Disney	Mayer	N	402, 403	Evidence of knowledge of Rearden's ownership of MOVA.
TX0291	221	Mayer	DIS-REARDEN-0015487	Email from J. Warbrooke to K. Mayer re Fw: OnLive followup	Mayer	N	402, 403	Evidence of knowledge of Rearden's ownership of MOVA.
TX0292	208	Mayer	DIS-REARDEN-0015374	Email from K. Mayer to B. Cirar re Re: Call w/ Steve Perlman	Mayer	N	402, 403	Evidence of knowledge of Rearden's ownership of MOVA.
TX0293	209	Mayer	DIS-REARDEN-0015363	Email from K. Mayer to L. Marin re RE: Follow-up w/Steve Perlman of Rearden	Mayer	N	402, 403	Evidence of knowledge of Rearden's ownership of MOVA.
TX0294	212	Mayer	DIS-REARDEN-0015379	Email from K. Mayer to B. Lambert re RE: Steve Perlman's / Rearden Labs Games on Demand service	Mayer	N	402, 403	Evidence of knowledge of Rearden's ownership of MOVA.
TX0295	213	Mayer	DIS-REARDEN-0015437	Email from S. Perlman to J. Warbrooke re RE: OnLive followup	Mayer	N	402, 403, H	Evidence of knowledge of Rearden's ownership of MOVA.
TX0296	218	Mayer	DIS-REARDEN-0015366	Email from K. Mayer to R. Bay et al re FW: TWDC/OnLive follow-up	Mayer	N	402, 403, H	Evidence of knowledge of Rearden's ownership of MOVA.
TX0297	220	Mayer	DIS-REARDEN-0015371	Email from K. Mayer to B. Lambert et al re Re: Meeting	Mayer	N	402, 403, H	Evidence of knowledge of Rearden's ownership of MOVA.

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TX0325	278	Munro	DE-DD3-0000539	Native file of 20220909_BATB_DD_AllMovaTasks.xlsx	Munro	Y		
TX0326	279	Munro	DE-DD3-0000543	Native file of 20220925_BATB_DD_AllMovaTasks_v02. xlsx	Munro	Y		
TX0327	280	Munro	DE-DD3-0000544	Native file of 20220925_BATB_DD_AllBeastTasks_v02. xlsx	Munro	Y		
TX0328	281	Munro	DE-DD3-0000546	Native file of BEAST_Export_20230105.xlsx	Munro	Y		
TX0329			SHST ECF No. 515-3	Declaration of Kenneth Pearce in Support of Opposition to Appointment of Special Master re Asset Return	Pearce	N	402, 403, MIL 1, SCRIPTS, H	WITHDRAWN
TX0330	179	Port	REARDEN_MOVA034689	Video clip of Brimstone video	Port	N	402, 403, A, F, H, O	Foundation laid at deposition. Evidence of how MOVA works. Causal nexus.
TX0331	182	Port	REARDEN-FEINSILBER-0001701	Email from D. Feinsilber to S. Gaub et al re RE: Mova QT's	Port	N	H, 403	Evidence of post-injunction use of MOVA.
TX0332	184	Port	WD-GL0000497	Email from J. Rosado to G. LaSalle et al re Re: The Beast has left the building!	Port	N	H	On Disney's exhibit list.
TX0334	64	Steele v1	REARDEN-SILVER-0002244	Email from J. Silver to M. Steele re Re: B&B: Beast Build Timeline, Budget	Steele	Y		
TX0335	67	Steele v1 Taritero Gaub	REARDEN-FEINSILBER-0005705	"BEAUTY AND THE BEAST" - Visual Effects Services Agreement between Chip Pictures and Digital Domain 3.0 (w/ Metadata Cover Sheet)	Steele	N	MIL 5	Parties agree to table objections to documents related to MILs pending a court ruling.
TX0336	70	Steele v1	MAND-REARDEN-0000302	Email from S. Bailey to J. Silver et al re Re: [PIX] Beauty and the Beast: fur_test_2015_05_22_cut_seq_pix.mov sent by Steve Gaub	Steele	Y		
TX0337	73	Steele v1	MAND-REARDEN-0000249	Email from M. Steele to D. Hoberman re BATB - Alan Beast Review	Steele	Y		
TX0338	226	Steele v2		Video of Stevens MOVA Capture Session	Steele	N	106, 402, 403, A, F, H, MIL 3, MIL 7	Steele laid foundation at deposition. Evidence of how MOVA works.
TX0339	225 269	Steele v2 Gaub Taritero	DIS-REARDEN-0026259	Email from D. Taritero to M. Steele et al re Re: MOVA Lawsuit	Steele	Y		
TX0341	194	Stevens 194		Video Clip of Dan Stevens Interview	Stevens	N	106, H, 403	Causal nexus.
TX0342	186	Stevens	DIS-REARDEN-0028471	Agreement between Chip Pictures, Inc. and Daniel Jonathan Stevens	Stevens	Y		
TX0343	189	Stevens		Shorter clip of Beauty and the Beast Press Conference Emma Watson, Luke Evans, Josh Gad, Bill Condon (Depo Ex. 135)	Stevens	N	106, H, 403	Causal nexus. Excerpt of TX 148.
TX0344	190	Stevens	DIS-REARDEN-0034870	MOVA Session Video Produced by Disney	Stevens	Y		
TX0345	191	Stevens	DIS-REARDEN-0034853	MOVA Session Video Produced by Disney	Stevens	Y		

TRIAL EXHIBIT NO.	DEPO EXHIBIT NO.	DEPOSITION TRANSCRIPT	EXHIBIT BATES NO. OR IDENTIFICATION	DESCRIPTION	SPONSORING WITNESS	STIPULATED ADMISSIBILITY* (Y/N)	OBJECTION CODE	POSITION OF OFFERING PARTY
TX0346	192	Stevens		Shorter clip of Beauty and the Beast cast live Q&A on Facebook (Depo Ex. 136)	Stevens	N	106, H, 403	Causal nexus.
TX0347	261	Taritero		Notes re 30(b)(6) Deposition	Taritero	N	106, BE, 402, 403, MIL 1, O	Admission by party opponent. Evidence of Disney's knowledge of injunction and took steps to conceal this knowledge.
TX0348	262	Taritero	DIS-REARDEN-0028317	"TR2N" / Visual Effects Services Agreement	Taritero	Y		
TX0349	263	Taritero	DIS-REARDEN-0028382	"John Carter of Mars" / Services Agreement	Taritero	Y		
TX0350	264	Taritero	DIS-REARDEN-0028299	"Pirates of the Caribbean: On Strangers Tides" / Services Agreement	Taritero	Y		
TX0351	265	Taritero	DIS-REARDEN-0028353	Special Visual Effects Agreement for "Marvel's The Avengers"	Taritero	Y		
TX0352	266 274	Taritero Munro	DIS-REARDEN-0034872	Email from P. Roeder to A. Shaw re FW: NYT reporter working on deadline story about lawsuit	Taritero	N	402, 403	Evidence of knowledge of Rearden's ownership of MOVA assets. Admission of party opponent.
TX0353	270	Taritero	DIS-REARDEN-0026261	Email from J. Hintz Ilopis to D. Taritero et al re FW: Mova Lawsuit	Taritero	N	403, H	Admission of party opponent re importance of timely movie release.
TX0354	271	Taritero		Disney Vendor Evaluation Policies and Procedures	Taritero	N	402, 403	Evidence of due diligence.
TX0356	1254	Van der Laan	REARDEN_MOVA018371	Part-Time Exempt Converting to Full-Time Exempt Offer Letter	Van der Laan	Y		Evidence of ownership. A contract is not hearsay.
TX0357	1255	Van der Laan	REARDEN_MOVA018429	Full-Time Exempt Offer Letter	Van der Laan	Y		Evidence of ownership. A contract is not hearsay.
TX0358	288		DIS-REARDEN-0015073	Page from Agreement between Emma Watson ("Artist") and Cogsworth Productions, Limited ("Producer")	Watson	Y		
TX0359	191			MOVA rig session with Stevens and Watson	Watson	Y	DUPE	
TX0362			DIS-REARDEN-0022932	Agreement between Cogsworth Productions Limited and Emma Watson	Watson	N	402, 403, O (Defendant stipulated to admissibility of TX358, which is an excerpt of the portion of TX362 that is relevant to the purposes stated in Plaintiffs' position statement)	Evidence that Watson was spokesperson for Disney in promoting movie. Causal nexus.
TX0363	136	Condon 136	Condon Ex. 136	Video of Facebook TCL Chinese Theater Media Session	Watson, Stevens, Condon	Y		Causal nexus. MTO had previously said they would stipulate to admissibility.

*Defendant's willingness to stipulate to admissibility is limited to admissibility with the sponsoring witness(es) identified and not for all purposes. Defendant reserves all objections to the use of any exhibit with a witness not identified by Plaintiffs as the "sponsoring witness" for a particular exhibit.